## UNITED STATES DISTRICT COURT

|   | FOR THE  | District of            |                      | PUERTO RICO   |
|---|--|------------------------|----------------------|---|
|   | UNITED STATES OF AMERICA V.  | PERM                   | IT R                 | F TEMPORARY DETENTION TO<br>EVOCATION OF CONDITIONAL<br>DEPORTATION OR EXCLUSION                          |
| <u>4-</u>   | Alex Morales-O-tiz  Defendant  | Case Num               | ber:                 | 99-399 (PG)   |
|   | I find that the defendant  |                        |                      |   |
|   | is, and was at the time the alleged offense was committed:   |                        |                      |   |
|   | □ on release pending trial for a felony under federal, state, or local law.  |                        |                      |   |
|   | on release pending imposition or execution of sentence, appeal of sentence or conviction, or completion of sentence, for an offense under federal, state, or local law.  |                        |                      |   |
| $\Box$ on probation or parole for an offense under federal, state, or local law; or   |  |                        |                      | law; or   |
|   | is not a citizen of the United States or lawfully admitted for permanent residence as defined at (8 U.S §1101(a)(20)).   |                        |                      |   |
|   | and I further find that the defendant may  |                        |                      |   |
|   | flee, or Dose a danger to another person or the community.   |                        |                      |   |
| I accordingly ORDER the detention of the defendant without bail to and including May 4, 2006, which is not more than ten days from the date of this Order, excluding Saturdays, Sundays, and holidays.                |  |                        |                      |   |
| enf<br>be   | I further direct the attorney for the Government to corcement official, or the appropriate official of the Intransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and a detainer placed in connection with the stransferred and the stransferred | omigration and Natural | court, j<br>lizatior | probation or parole official, or state or local law<br>a Service so that the custody of the defendant can |
| If custody is not transferred by the above date, I direct the production of the defendant before me on that date so that further proceedings may be considered in accordance with the provisions of 18 U.S.C. § 3142. |  |                        |                      |   |
|   |  |                        |                      |   |
| Da  | te:APRIL <b>24</b> , 2006  | S/CAMILI               | <u>.e l. y</u>       | VELEZ-RIVE, U.S. MAGISTRATE JUDGE  Judge  |